

**REMARKS**

Claims 1-4 are all the claims pending in the application. Claim 5 has been added to further define the claimed invention. It is believed and intended that no new matter has been added by this amendment.

The Examiner is once more respectfully requested to acknowledge receipt of the formal drawings filed November 6, 2001.

The Examiner rejected Claims 1-4 under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,466,202 to Suso et al. (hereafter referenced as '202). The Applicant respectfully traverses this rejection because the reference does not disclose all of the claimed elements. For example, Claim 1 comprises a data display part with the selected allowable number of the display colors selected by the display color selection part, which can be one or more display colors. In an illustrative, non-limiting embodiment shown in Fig. 1 of the present application, a data display part 13 is capable of selectively switching between monochrome and multi-color display modes in order to communicate data to the user while conserving energy when a full-color image is not being displayed. Conversely, the '202 device is of the type discussed in the background art section of the specification having first and second data display parts, one of which is only monochrome and the other of which is only full-color. *See* col. 2, lines 64-67 of '202. Thus, each data display part 10,11 of '202 does not display the contents of data in the display mode selected by the display mode selection part, and with the selected allowable number of the display colors selected by said display color selection part, as the Examiner maintains.

The Applicant submits that Claims 2-4 are each allowable due to their dependence upon Claim 1, which is believed to be allowable over the art of record. In addition, with respect to Claim 2, the Examiner describes the '202 device as selecting "at least one kind of the display colors...when the display mode...is set to a display mode other than for an image data." The applicant submits that the cited passage instead teaches that the first (monochrome) display part displays monochromatic information and therefore no "selection" of at least one kind of the display colors is occurring because the first display part can only display a single color. Therefore, the limitations of Claim 2 are not shown or disclosed by '202.

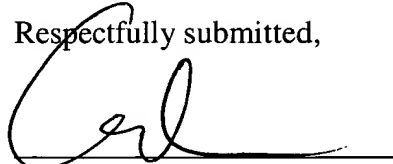
In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby solicited. If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned at the telephone number listed below.

AMENDMENT UNDER 37 C.F.R. § 1.111  
U.S. Patent Application No. 09/919,611

Attorney Docket No. Q65615

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,



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